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TRANSMITTAL	Filing Date	September 9, 2003			
FORM	First Named Inventor	Bradley J. SEEKIMA		PECEIVE	<del>10</del> €
	Art Unit	3641		CENTRAL FAX C	ENTE
(to be used for all correspondence after initial filing)	Examiner Name	Chambers, Troy		OCT 2.4	
Total Number of Pages In This Submission 8	Attorney Docket Number	28638.00002			フ
EN	ICLOSURES (Check all	that apply)			$\overline{}$
Fee Transmittel Form  Fee Attached  Amendment/Reply  After Final  Affidavite/declaration(s)  Extension of Time Request  Express Abandonment Request  Information Disclosure Statement  Certified Copy of Priority Document(s)  Reply to Missing Parts/ Incomplete Application  Reply to Missing Parts  under 37 CFR 1.52 or 1.53	Drawing(s)  Licensing-related Papers  Petition  Petition to Convert to a Provisional Application Power of Attorney, Revocatio Change of Correspondence A Terminal Disclaimer  Request for Refund  CD, Number of CD(s)  Landscape Table on CC	Address	Appeal Com of Appeals a Appeal Com (Appeal Notic Proprietary II Status Letter		
	OF APPLICANT, ATTO	RNEY, OR AGE	ENT		$\dashv$
Firm Name Dickinson Wright, PLLC - Custom	ner No. 35161				
Signature Santo.	andel #5	1,307			$\dashv$
Printed name John M. Namer	- Way II	1/10-1	~~····		$\dashv$
Date October 24, 2005	. R	eg. No. 46,487			
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Typed or printed name Anita D. Brozell	グ゛		Date Octobe	¥ 24, 2005	フ

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Bradley J. SEEKMAN, et al.

Group Art Unit: 3641

Application No.: 10/605,115

Examiner: Chambers, Troy

Filed: September 9, 2003

Atty Dkt No: 28636.00002

Confirmation No.: 2114

Customer No.: 35161

For: LAUNCHING DEVICE

## **AMENDMENT AND RESPONSE**

MAIL STOP AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## **INTRODUCTORY REMARKS**

Sir:

In response to the Office Action, dated October 7, 2005, and prosecution on the merits have been closed under ex parte Quayle, the Applicant respectfully requests that the Examiner issue a Notice of Allowance in connection with the application in response to the following amendments and remarks: